

IDAHO Supreme Court

JUDICIAL/ADMINISTRATIVE NEWS

FEBRUARY 2005



Justice Jones takes Oath

Former state Attorney General Jim Jones took the oath of office on January 3, 2005, with Chief Justice

Gerald Schroeder presiding. The investiture included remarks and the presentation of Justice Jones by John McMahon. Justice Jones ran an unopposed campaign for the nonpartisan seat on Idaho's highest court. He succeeds retiring Justice Wayne Kidwell.

Governor Dirk Kempthorne and Deputy Attorney General Clive Strong shared remarks about Justice Jones with the group, including family and friends attending the ceremony. Kempthorne lauded Jones's service in Vietnam, his service as attorney general and his legal work on water and natural resource issues.

Justice Jones was raised on a southern Idaho farm and graduated with a law degree from Northwestern University. After volunteering for combat duty in Vietnam, he worked for then Idaho Senator Len Jordan in Washington, D.C. for three years. He ran unsuccessfully for Congress in 1978 and was then elected Idaho Attorney General in 1982 and served until 1991, when he returned to private law practice.

He helped work on Idaho's anti-malicious harassment legislation, along with then-legislative leader Phil Batt, who later served as governor. His efforts won him the Torch of Liberty award from the B'nai Brith in 1987.



Judge Moss Receives Kramer Award

The Idaho Judiciary recently held a ceremony in honor of Seventh District Court Judge Brent Moss of Rexburg in recognition of his skill and innovation in judicial administration. Judge Moss was presented with the annual Kramer

Award for Excellence in Judicial Administration. Judge Moss has been the driving force behind the creation of a Mental Health Court in eastern Idaho, the first of its kind in the state.

The award is named in honor of former Twin Falls District Judge Douglas C. Kramer and is presented in recognition of an Idaho judge's significant contributions over an extended period of time to improvements in the administration of justice in the state.

If you are interested in reading the complete press release about the Kramer Award presentation, go to:

<http://www.isc.idaho.gov/04kramer.htm>

Chief Justice Delivers State of the Judiciary Address

Chief Justice Gerald F. Schroeder delivered his first State of the Judiciary Address on January 10. The Chief Justice pointed out that the judiciary had not asked for the addition of any new judges over the past seven years, nor was it requesting new positions this year. The growth in both population and litigation over that time, which could have been met by the addition of six new judgeships, had instead been addressed by the use of retired senior judges and plan B judges. Other important points discussed in the address included:

- ⚖ The importance of providing trained Court interpreters throughout the legal system.
- ⚖ The critical function performed by ISTARS and technological improvements that could be added, including on-line payment of fines, imaging of records, video conferencing and electronic sharing of information. The Chief Justice asked for an increase in the ISTARS fee.
- ⚖ The continuing importance of drug courts.
- ⚖ The increasing benefits of "transferring the lessons from Drug Court" to mental health courts.
- ⚖ Support for the concept of a Criminal Justice Commission as proposed by Governor Kempthorne, and a recognition of the issue of gang violence.

The Chief Justice also recognized the service of Idahoans in military service, and read a message from Magistrate Judge Gordon Petrie, currently serving with the 116th Brigade Combat Team in Iraq.

The text is available at: www.isc.idaho.gov/statejud_05.htm

Drug Court Effectiveness

Drug Courts continued another year of solid growth and achievement in 2004. Since Idaho's first two drug courts were established in 1998, the effort has grown to thirty-eight currently operating drug courts. During 2004, new drug courts began operation in Kootenai, Latah, Twin Falls, Payette, Adams, Gem, Washington, Oneida, and Caribou Counties.

Idaho drug courts accepted 731 new offenders and graduated 347 during 2004. With the advent of juvenile drug courts, mental health drug courts, and the family dependency-child protection drug courts, there are now on average 800 participants at any given time. Applications to enter Idaho's drug courts exceed available funds to provide treatment in several judicial districts. These districts have had to limit new admissions to drug courts.

The cost-benefit of a drug treatment plan for defendants with felony offenses that carry a significant potential of a prison term are substantial. While a formal cost-benefit analysis is a complex process, preliminary projections are possible. The current average annual cost of incarceration in one of Idaho's prisons for one felony offender is \$15,925. In contrast, one year in drug court costs the State approximately \$3,583 per defendant. This translates to a projected annual savings to the State of \$6,417,800.

From another cost-avoidance perspective, during the past year, Idaho drug courts reported 26 drug-free babies born to mothers under drug court supervision. National data estimates that the minimum additional cost to care for a drug-addicted baby is \$750,000. Using this figure, we can estimate that in 2004, Idaho saved \$19,500,000 by effectively engaging pregnant drug court defendants.

Juvenile drug courts are showing promise in nine Idaho communities. Grants funding juvenile drug courts in Kootenai and Ada Counties and in the Seventh Judicial District are ending in 2005. Juvenile drug courts offer an option for stabilizing youth returning to Idaho communities from State custody. Securing ongoing funding and initiating an outcome evaluation for the juvenile drug courts are priorities for the coming year.

All Idaho judicial districts face pressures to admit more defendants in existing drug courts and to establish new drug courts for both adults and juveniles, including courts to serve the mentally ill and families facing termination of parental rights. While the dedicated fund established in 2003 provides a stable basic foundation for drug court operations, this fund does not cover the growing demand in Idaho drug courts. In addition, State general funds allocated for substance abuse treatment for drug courts are limited to 525 offenders. The application for admission to drug court significantly exceeds this limit.

Despite the challenges and the reduced resources, drug courts remain a positive and cost-effective effort, an effort all three branches of government, Idaho policymakers, and citizens can be proud of.

The complete Report on the Effectiveness of Drug Courts is posted on the Supreme Court website at www.isc.idaho.gov/dcexesum.pdf.

Governor's Criminal Justice Commission

Governor Kempthorne recently established a Criminal Justice Commission for the oversight of the State's Criminal Justice System to promote efficiency and effectiveness of the criminal justice system and, where possible, encourage dialogue among the respective branches of government.

The Commission will provide policy-level direction and promote efficient and effective use of resources to help identify critical problems within the criminal justice system, advise and develop recommendations for the Governor and the Legislature, when appropriate, on public policy and strategies to improve the State's criminal justice system.

The Idaho Criminal Justice Commission will consist of the following twenty members who will serve a term of four years.

- ☞ Representative from the Governor's office;
- ☞ Attorney General or his or her designee;
- ☞ Chair of the Senate Judiciary and Rules Committee;
- ☞ Chair of the House Judiciary, Rules and Administration Committee;
- ☞ Director of the Idaho Department of Correction;
- ☞ Director of the Idaho State Police;
- ☞ Director of the Idaho Department of Juvenile Corrections;
- ☞ Executive Director of the Idaho Commission of Pardons and Parole;
- ☞ Director of the Idaho Department of Health and Welfare;
- ☞ Four representatives of the judiciary as designated by the Chief Justice, including a Supreme Court Justice; Court of Appeals Judge, District Judge and Magistrate Judge;
- ☞ One representative from the Idaho Prosecuting Attorneys Association;
- ☞ One representative from the Office of the Idaho State Appellate Public Defender;
- ☞ One representative from the Idaho Sheriffs' Association;
- ☞ One representative from the Idaho Chiefs of Police Association;
- ☞ Three citizens-at-large.

To read the Executive Order in its entirety go to the following link:
http://gov.idaho.gov/mediacenter/execorders/oe05/eo_2005-01.htm

Annual Report -- Appellate Settlement Conference Program

January 1 through December 31, 2004

Total Cases Submitted: 16
Less Cases Pending or Withdrawn: 6 (5 pending; 1 withdrawn)
Cases Actually Mediated: 10

Cases Settled: 6 (60%)
Cases Not Settled: 4 (40%)



Judge Smith Goes 28-0 in Drug Court

Sixth District Judge Randy Smith initially questioned the numbers. Could it really be that since the first graduates left his drug court in 2003 there has not been a single incidence of recidivism? But a check of the numbers confirms the unblemished record – 28 graduates, zero incidents of recidivism.

"We are crossing our fingers and know that eventually someone will come back," Judge Smith said, but right now his court is boasting a record worthy of a dominant athletic team.

Judge Smith said he deserves little of the credit for the record. He gives credit to mental health and treatment professionals, attorneys for the defense and prosecutors, and probation authorities and points out that his drug court is a pre-sentence court where offenders "want to come in, they have to sign up to come in" and therefore are highly motivated to succeed in the rigorous 18 month drug court program.

"This is a very intensive program for the first four months," the Judge said. "They must undergo three (substance abuse) tests per week, three meetings or treatment sessions, they must meet with their probation officers at least twice a week and, of course, they must come to drug court once a week."

Judge Smith said it has been extremely satisfying to "see lives turned around" as a result of effective intervention, treatment, counseling and monitoring. He recalls that the first graduate had been involved not only with drug use but distribution as well.

"He changed from no job to having a job and supporting his family. He has also attended all the graduations and is very active in the alumni group," the Judge said.

Judge Smith, who has been an effective advocate before the Idaho Legislature on drug court issues, said while it is true that drug courts save "an astronomical amount of money" by keeping offenders out of the corrections system, that the real benefits to taxpayers and society come from turning around the lives of individuals and their families.

"When I have spoken to the JFAC (the Joint Finance and Appropriations Committee of the Legislature) and talked about the successes of these people, tears well up in your eyes because we really are changing people's lives. It gives everyone involved a new sense of fulfillment," Judge Smith said.

New Orders & Rule Changes

New Orders / Rule Changes: <http://www.isc.idaho.gov/rulesamd.htm>



Amendments to I.C.A.R. 52 - Policy Declaration Relating to Court Interpreters - December 13, 2004, effective December 15, 2004

These rule amendments provide in part that the Court shall appoint an interpreter according to a certain priority.



Judge Gutierrez Receives BSU Award

The Silver Medallion is Boise State's highest recognition of service to the university and is awarded at the discretion of the president. During the Winter Commencement ceremony, in December last year,

Judge Sergio A. Gutierrez was honored with this award. Previous recipients include former Idaho Governor Phil Batt, former Boise State President Eugene Chaffee and Micron CEO Steve Appleton.

Appointed to the Idaho Court of Appeals in January 2002, Gutierrez is the son of Mexican farm workers. He dropped out of school in the ninth grade to avoid being a financial burden to his family and worked in the fields for two seasons before enrolling in Job Corps, a national job-training program for at-risk youths. While there he learned carpentry and earned his GED. After trying his hand at several low-paying jobs, he enrolled in a Boise State program to train bilingual teachers. After earning his bachelor's degree in 1980, he went on to earn a law degree at the University of California-San Francisco.

Gutierrez has practiced law in Southwest Idaho since 1983. In November 1993, Governor Cecil D. Andrus appointed him as Idaho's first Hispanic District Judge. In 1994 he was inducted into the national Job Corps Hall of Fame and received the Voices of Faith Human Rights Award in 2000. Gutierrez is a member of several community organizations, including the Governor's Council on Children and Families and the Healthy Nampa/Healthy Youth Coalition. He makes frequent visits to area schools and youth organizations to inspire students to pursue their education.

Court of Appeals Selects Chief Judge

The Honorable Darrel Perry has been selected as Chief Judge for the Court of Appeals, effective January 3, 2005.

Magistrate Judges Announce Retirement

Elmore County Magistrate Judge John Sellman has announced he will retire as of June 30, 2005, 29 years to the day from when he assumed the position of Magistrate Judge.

"I am going to play a little golf and spend a little time in Palm Springs and avoid some of the winter weather," Judge Sellman said. He said he is also holding open the possibility of returning to the practice of law on a limited basis.

During a long legal and judicial career following graduation from the University of Idaho law school, Judge Sellman was in private practice and served as Prosecuting Attorney in Owyhee County. He was elected Prosecuting Attorney at almost the same moment he was called to military service and remembers that long-time friend and former law school classmate, Judge Peter McDermott, was instrumental in making the case that his service as a prosecutor was more vital than his service as a company clerk in the Army.

Judge Sellman has kept a photo album for many years in which he has collected photographs of many of the people he has worked with during his 29 years on the bench. "I'll really miss many of the people I have worked with over the years. They really make the system work and I have enjoyed friendships with lots and lots of great people," Judge Sellman said.

First Judicial District TCA Recruitment

Idaho's First Judicial District is recruiting for a new Trial Court Administrator. The starting annual salary for the position is up to \$83,552, depending on experience and education. Applications for the position close February 25, 2005. See www.idahohasjobs.com for more information.

Hatch Named Bannock Clerk

After serving 24 years in the Bannock County assessor's office, Dale Hatch was recently sworn in as Bannock County Clerk. He replaces long-time Clerk Larry Ghan, who was elected to the Bannock County Commission in November, 2004. Commission Chairman Jim Guthrie administered the oath of office and delivered many accolades.

Assessor Diane Bilyeu read a letter from the former assessor's office appraiser Karen Hill, which said, in part of Hatch's appointment, "It may be a loss for the assessor's office, but it's a win for Bannock County." Bilyeu said she will also miss having Hatch in the office. "He's fair and has a lot of good common sense," Bilyeu said. "He has always been a real joy to work with and he will do a good job in the clerk's office."

Ghan said Hatch's ability to communicate and make people feel comfortable, combined with the fact he's entering into a well-run office, should be a successful formula.

Hatch, a Democrat, previously served as Arimo's assistant mayor and was also on the City Council there.



District Judges Seminar Great Success

District Judges had a varied and educational week during the recently completed District Judges Seminar that was held mid-January in Boise. Thirty-five of thirty-nine district judges attended the sessions, which covered a variety of topics.

The first morning of the Seminar, the attending judges were transported to Department of Correction (DOC) facilities south of Boise. The entire day was spent at the correctional facilities, where judges participated in extensive tours, including a visit to the Women's Center where the "rider" programs are conducted. Lunch was provided by DOC, after which substantive sessions were held with the Department Director and his Staff. The sessions included an update from the Commission of Pardons and Parole.

The second day of the seminar provided the attending judges with computer skills and research sessions, and instruction on topics ranging from "Contempt" by Justice Daniel Eismann to a civil case update by Cathy Derden and Michael Henderson, attorneys on the Supreme Court staff.

Later that evening a reception and dinner was held with the legislative leadership and members of the House and Senate Judiciary and Rules Committees. A highlight to the evening was a ceremony to present Judge Brent Moss with the annual Kramer Award and Judge Michael Dennard the Granata Award.

The remainder of the week included criminal law case updates, training in working with court interpreters, the "popular" evidence instruction by Merlyn Clark and Professor Craig Lewis, and other topics of importance to the judges attending.

Next year's District Judges Seminar is already scheduled for January 16-20, 2006.

PLEASE CALENDAR THIS EVENT FOR ALL DISTRICT JUDGES NOW!

2005 Clerks and Judges Conference

Elected Clerks, Supreme Court Justices, Administrative District Judges, Trial Court Administrators and court staff gathered on February 7, 2005 at the Supreme Court Building for the annual Clerks and Judges Conference. The Conference began in the courtroom with a full court convened to honor Dave Navarro, Ada County Clerk of the District Court, recipient of the Idaho State Bar Service Award. Deb Kristensen, President of the State Bar Board of Commissioners, presented the award to Mr. Navarro, describing his impressive contributions to the state and dedication to public service.

The program continued with each Justice providing their personal insights on the appellate process. The Justices expressed appreciation and gratitude for the work and professionalism of the elected clerks of the state. The participants were then treated to a tour of the Supreme Court Building before gathering for the annual meeting.

Meeting highlights included committee reports, an update on the ISTARs system, and district roundtable discussions utilized for brainstorming strategies to improve communication and training efforts in each district. In addition, Roland Gammill, Fiscal Officer of the Idaho Supreme Court, and Corrie Keller, Director of Court Services, engaged the participants in a presentation on Internal Controls and Financial Reporting.

The annual Conference is planned in conjunction with the Idaho Association of Counties Mid-winter Conference. The 2006 meeting is scheduled for Monday, February 6, 2006.

Indian Child Welfare Act Training Held

The Child Protection Committee hosted a two-day conference on the Indian Child Welfare Act in Boise February 14-15, 2005. The conference was held at the Department of Health and Welfare office. Please email Debra Alsaker-Burke at dburke1@cablone.net with questions.



Western Region Judicial Conference September 18-21, 2005

MARK YOU CALENDARS for the upcoming Western Region Judicial Conference to be held September 18-21, 2005 at the Sun Valley Resort.

The National Judicial College will sponsor the gathering and the Idaho judiciary will host and administer this nine-state regional judicial conference.

Idaho, Utah, Oregon, Washington, Alaska, South Dakota, North Dakota, Montana and Wyoming are expected to have judges attending this first ever event. Professor Erwin Chemerinsky has already committed to personally spend a full half-day at the conference with his U. S. Supreme Court update.

All Idaho judges are requested to mark their calendars and set aside time to attend this event. It will be a unique opportunity to not only receive training among peers from neighboring states, but also to become better acquainted with new judges appointed in recent years in Idaho. Since 2001, almost one-third of all Idaho judges are newly appointed or elected.

Again, please note on your calendars these dates and make scheduling arrangements to attend this important event! Special grant funds have been secured for this purpose. For questions, please contact Senior Judge Lowell Castleton at lcastleton@idcourts.net.



County Incentive Project for Juvenile Offenders

The Idaho Juvenile Justice Commission, in partnership with the Department of Juvenile Corrections, has dedicated funds to assist counties in purchasing options to keep juvenile offenders in their communities. These funds are intended to provide resources that will ensure the safety of the community and reduce recidivism for juveniles through programs that offer graduated sanctions. The overall goal of this project is to strengthen families and communities, thereby reducing the number of juveniles committed to the Department of Juvenile Corrections.

The County Incentive Project is intended to provide funds for an array of treatment, intervention, and diversion programs, which may include day treatment, intensive probation, electronic monitoring, family therapy, substance abuse, mental health and sex offender treatment and/or transportation to these services in a more populated county. The County Incentive Project is designed to fill gaps in local services or resources with the support needed to serve juvenile offenders locally where families can participate more fully in their treatment and increase the likelihood of their success.

These funds are an enhancement of the Aftercare Program using state Juvenile Accountability Incentive Block Grant funds, with \$132,000 of the \$297,000 available until March 31, 2005. The balance will be available through October 1, 2005.

Please contact your DJC District Liaison or Sharon Burke 208-947-7409 / sburke@idcourts.net for assistance.

Juvenile Corrections in Idaho - The Journey Continues

A series of meetings around the state are being planned to celebrate the 10th Anniversary of the Juvenile Corrections Act (JCA). Representatives from the Department of Juvenile Corrections, the Idaho courts, county probation officials, the Idaho Association of Counties and elected officials are planning the meetings, which will include:

- ⚖️ Celebration of the first 10 years of the JCA;
- ⚖️ Discussion of district-wide programs and efforts to serve juveniles;
- ⚖️ Identification of gaps in services;
- ⚖️ Brainstorm strategies to fill the gaps and meet the communities' needs more effectively.

Mark the following dates for the 2005 meetings:

- ⚖️ September 28 - District 7 in Idaho Falls (10 am to 4 pm)
- ⚖️ September 29 - District 6 in Pocatello (9 am to 3 pm)
- ⚖️ October 11, District 5 in Twin Falls (9 am to 3 pm)
- ⚖️ October 12, District 4 in Boise (9 am to 3 pm)
- ⚖️ October 13, District 3 in Caldwell (9 am to 3 pm)
- ⚖️ October 19, District 1 in Coeur d'Alene (9 am to 3 pm)
- ⚖️ October 20, District 2 in Lewiston (9 am to 3 pm)

Magistrate Judges hearing juvenile cases should plan to attend the meeting in your area. Contact Sharon Burke if you have any questions 208-947-7409 or sburke@idcourts.net.



Substance Abuse Treatment Limitations

As a result of financial constraints with the State General Fund and Substance Abuse Block Grant, the Department of Health and Welfare (DHW) reduced treatment expenditures to the level of available revenue. This translates to at least a temporary cutback in services from last year's treatment service level.

Most regions were advised that they could not admit new clients into state funded substance abuse services. As judges order assessments and treatment for both adults and juvenile defendants, they are likely to encounter this freeze on new admissions to Health and Welfare funded treatment. Most drug courts, as well, have also reached full capacity considering existing funding levels.

The Access to Recovery (ATR) Grant is a potential source of relief for the funding squeeze. The Access to Recovery Alliance has recommended that the state accelerate the expenditure of its current treatment funds and pay for the last two months of publicly funded substance abuse treatment with the ATR grant resources. This decision, if allowed under the ATR grant, should permit at least limited admissions of high-priority clients into state funded treatment and additional participants to be admitted to drug courts.

We will keep you advised as we learn more. Contact Corrie Keller or Norma Jaeger at 208-334-2248 for additional information.

Odds & Ends

December Idaho Association of Counties Newsletter Available

The current issue of IAC's newsletter County Commentary is available online at: www.idcounties.org.

Percent of Women Judges in Idaho:

- ⚖ Supreme Court: 1:5
- ⚖ Court of Appeals: 1:3
- ⚖ District Judges: 6:39
- ⚖ Magistrate Judges: 7:83
- ⚖ Total: 15:130 = 11.5%

Certified Psychosexual Evaluator Roster Now Available

The 2005 Legislature approved the Administrative Rules for the Sexual Offender Classification Board (SOCB), thereby providing for the certification of sexual offender evaluators for the State of Idaho. The Board reviewed a number of evaluator applications on 1/21/05.

The first roster of approved evaluators is available at: <http://www2.state.id.us/socb/Evaluator%20Roster.pdf>.

Per the SOCB:

- ⚖ Two applications were from providers in District 1 – only one is approved at this time. The second applicant practices in Spokane and his certification is pending Idaho licensure;
- ⚖ No applications were received from District 2 providers;
- ⚖ The provider in District 3 was approved by waiver – he is lacking experience in one required area, and was granted up to 3 years to achieve full certification;
- ⚖ The Board intends to deny two applications from District 5 due to lack of training or experience; and
- ⚖ One application from District 6 will be reconsidered after further information is provided regarding the extent of the provider's experience with adult offenders.
- ⚖ Denied applicants may reapply when they meet or can provide documentation verifying that they meet the Board's established requirements.

Please contact the Board at 208-658-2149 with questions. If you have concerns about the quality of the reports from certified evaluators, including psychosexual evaluations that do not meet the "Required Format for Psychosexual Evaluation Reports", please contact the Board, and/or let your Trial Court Administrator know.



Calculating Interest in ISTARS

For the courts interest rates change annually. Each spring the State Treasurer's office sends out a card to each court listing the rate to be in effect July 1, of that year.

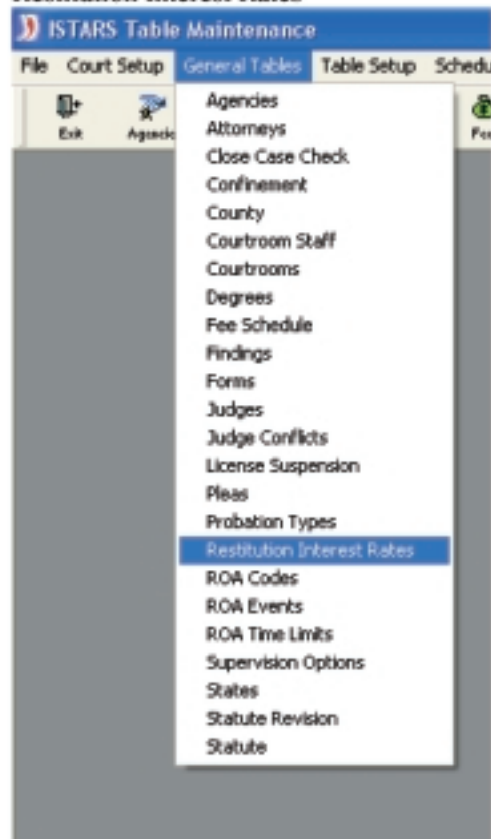
It is the responsibility of the local ISTARS Lead worker or administrator to add the newest interest rate to ISTARS by July 1st of each year.

The following steps should assist you with this process.

Basic Table Setup Step 1.

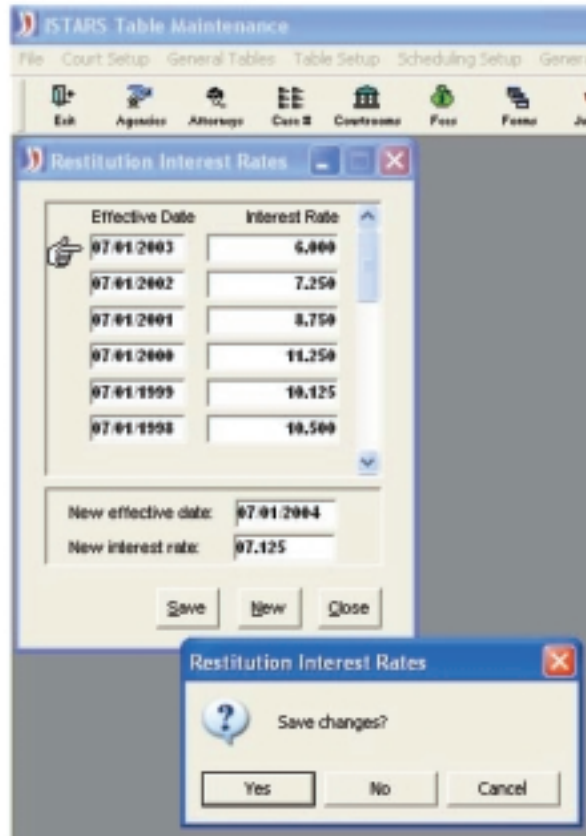
To setup or make changes to the restitution interest rates please go to:

Tables = Table Maintenance
General Tables
Restitution Interest Rates



Then select "new" and enter the new effective date and year and then "save"

Screen shot of Restitution Interest rate table:



Setting up Interest to calculate on a case for Victim Restitution: Step 2

Once the interest rates are set up in the table, then as a defendant is ordered to pay restitution, IF the court orders that amount plus interest the clerk indicates the same in the victim's screen.

Andrews, Caraleen	
Victim 1 of 1	
Joint and several	<input type="checkbox"/>
Interest due:	<input checked="" type="checkbox"/>
Interest begin date:	01/03/2005

Assessing interest monthly:

ISTARS for Fifth Judicial District Court - Blaine County

File Search Cases Payments Scheduling Prosecutor Import/Export Window Help (?)

Batch Processes

- Change Jurisdiction
- Charge Entry
- Citation Entry
- Civil F4
- Conservator Delinquency
- Criminal F3
- Documents F7
- Expunge Case
- Inactivity Dismissal
- Juvenile F6
- Overdue Processing
- Reset Case Style
- Seal Case
- Warrant Status Update

Attorney Reassignment

Case Close

Delete Hearings

File Labels

Garnishment Disbursement

Hearing Reassignment

Judge Reassignment

Probation Officer Reassignment

Purge Warrants

Restitution Interest

Restitution Disbursements

Screen shot of batch options:

Batch Victim Restitution Interest Calculation

This process will calculate interest due on victim restitution, from the case disposition date or the last date interest was calculated. A report is produced listing the details of the interest calculated.

Calculate interest through today: ☐

Calculate interest through January 31, 2005

Calculate from: (leave date as zeros to calculate from last assessed interest date)

Jurisdiction:

Case type:

User ID:

☐ Delay report



end of the month the system will look at the end date of the previous calculation and add the interest due from that point forward.

Screen shot of report:

Defendant Name	Date	Beginning Balance	Interest Calculated on	Annual Interest Rate	Days of Interest in Year	Interest Amount	New Total Balance
Carleen Andrews	01/03/2005	500.00	500.00	4.000	365	32.38	532.38
Defendant Total							532.38

You will get a report that will explain all of the interest assessed as the system goes out and looks at each case where interest has been ordered.

Then when you look at the case itself, the victim window will display the adjustment made to the balance for the interest added, and the ledger for that victim will tell what the adjustment was, and when it was made and by whom.

Victims

CR-2004-000035
Case is Closed pending clerk action

Victim: **Doe, Jane**

Reference number:

Comment:

Restitution: **500.00**

Adjustments: **32.38**

Total restitution: **532.38**

Paid: **0.00**

Balance: **532.38**

Check hold amount: **0.00**

Available for disbursement: **0.00**

Disbursed: **0.00**

Created by: ISC on 01/03/2005 01:08 PM Update

Ledger window:

for Fifth Judicial District Court - Blaine County

Cases Payments Scheduling Prosecutor Import/Export Window Help (F1 for specific help)

New F2 Charge Entry Cr Entry Cr Search Calculate F3 Crd F4 Journal P6 Doc F7 Payment F8 Crd F9 Tag Tabler

Case (Refraction)

Time

Ledger

CR-2004-000035 Ledger for Victim restitution

Carleen Andrews

Restitution	Type	Amount	Entered	ISC	Approved
Doe, Jane	Original	500.00	1/3/2005	ISC	
Doe, Jane	Adjustment	32.38	1/3/2005	ISC	BatchRun
		Victim Restitution Interest Applied			
Item total		532.38			

Each month, as payments are made that lower the victim's balance the system again looks at the balance due, and assesses the correct amount of interest on the balance as you repeat step 3.

Victim Window:
(next screen shot)

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is published by the Idaho Supreme Court.

Chief Justice Gerald F. Schroeder

Justice Linda Copple Trout

Justice Daniel T. Eismann

Justice Roger S. Burdick

Justice Jim Jones

We are very interested in your news and information. If you have or are aware of items that should be featured in a future edition of Judicial/Administrative News please let us know!

News items may be submitted for publication to Patricia Tobias:

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Boise, ID 83702
Phone: 208-334-2246
FAX: 208-947-7590
E-mail: *ptobias@idcourts.net*

Thanks!



Note: For the most up-to-date Judicial Calendar,
check the Judiciary's homepage at
<http://www.isc.idaho.gov/calendar.htm>

